

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	O. CONFIRMATION NO.	
10/063,498		04/30/2002	Farid Ahmed-Zaid	199-1941 JMS	4307	
28549	7590	05/13/2003				
KEVIN G.		VA	EXAMINER			
	EGRÁPH I	ROAD, SUITE 250		HERNANDEZ, OLGA		
SOUTHFIE	LD, MI 4	18034		ART UNIT PAPER NUMBER		
				3661		
				DATE MAILED: 05/13/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	- No	Annlicent(a)	
	•	Application		Applicant(s)	
	Office Action Summany	10/063,498	.	AHMED-ZAID ET AL.	
	Office Action Summary	Examiner		Art Unit	
		Olga Herna		3661	
Period fo	The MAILING DATE of this commun r Reply	ication appears on the	cover sheet with	the correspondence address	
THE N - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNI asions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply specified above is less than thirty (30 period for reply is specified above, the maximum stare to reply within the set or extended period for reply eply received by the Office later than three months a dipatent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no ever nunication. 0) days, a reply within the statut atutory period will apply and will will, by statute, cause the applic	it, however, may a repl ory minimum of thirty (; expire SIX (6) MONTH ation to become ABAN	y be timely filed 30) days will be considered timely. IS from the mailing date of this communication. IDONED (35 U.S.C. § 133).	
1)[🛛	Responsive to communication(s) file	ed on <u>30 April 2002</u> .			
2a) <u></u> □	This action is FINAL .	2b)⊠ This action is r	ion-final.		
3)□ Dispositi	Since this application is in condition closed in accordance with the pract on of Claims				
4)🖂	Claim(s) 1-20 is/are pending in the a	application.			
	4a) Of the above claim(s) is/ar	re withdrawn from con	sideration.		
5)	Claim(s) is/are allowed.				
6)⊠	Claim(s) 1-20 is/are rejected.				
	Claim(s) is/are objected to.				
•	Claim(s) are subject to restric	ction and/or election re	guirement.		
	on Papers		•		
9) 🗌 -	The specification is objected to by the	e Examiner.			
10) 🔲 🗆	The drawing(s) filed on is/are:	a) ☐ accepted or b) ☐ c	bjected to by the	Examiner.	
	Applicant may not request that any obje	ection to the drawing(s) t	e held in abeyand	ce. See 37 CFR 1.85(a).	
11) 🔲 🗆	The proposed drawing correction filed	d on is: a)∏ ap	proved b) disa	approved by the Examiner.	
	If approved, corrected drawings are red	quired in reply to this Offi	ce action.		
12) 🔲 🗆	The oath or declaration is objected to	by the Examiner.			
Priority u	nder 35 U.S.C. §§ 119 and 120				
13)	Acknowledgment is made of a claim	for foreign priority und	er 35 U.S.C. § 1	119(a)-(d) or (f).	
a)[☐ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority	documents have been	received.		
	2. Certified copies of the priority			olication No	
	3. Copies of the certified copies of application from the Internee the attached detailed Office action	of the priority documer ational Bureau (PCT F	nts have been re Rule 17.2(a)).	eceived in this National Stage	
	cknowledgment is made of a claim for				۱).
_ a)	The translation of the foreign lan	nguage provisional app	lication has bee	n received.	,
Attachment	(s)				
2) D Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449) Pa	TO-948)		mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)	
J.S. Patent and Tr PTO-326 (Rev		Office Action Summary		Part of Paper No. 3	

Art Unit: 3661

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claims 1, 11, 16 and 19, how do the system and method can inhibit the resume speed without setting the speed?

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 11 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanazawa et al (4,552,239).

As per claim 11 and 19, Kanazawa teaches how to reduce the vehicle speed based on the yaw rate (column 5, lines 20-24). Due to the fact that inhibiting is to hold back, retrain and that is what the prior art does when it reduces the speed of the vehicle. The prior art does not teach the use of a controller for sensing the yaw rate. However, this feature is obvious in order to make possible the comparison as the prior art does.

Art Unit: 3661

5. Claims 1-5, 7-10, 16-18 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kageyama et al (6,246,932).

As per claims 1, 16 and 20, Kageyama teaches:

- detecting an object and generating an object profile (column 9, lines 5-14);
- detecting a future path of the vehicle (column 11, lines 11-17);
- generating a predicted future path profile in response to the future path and the object profile (column 11, lines 26-30); and
- inhibiting the speed of the vehicle in response to the predicted future path profile (column 15, lines 45-59).

The prior art does not specify the resume speed. However, due to the 112 problems and it is understood that the prior art teaches the same invention claimed by the applicant.

As per claim 2, Kageyama teaches how to update the predicted future path profile (abstract).

As per claim 3, Kageyama teaches the future path profile includes parameters selected from the following: object profile, yaw rate, street category, and upcoming future road paths (abstract).

As per claims 4 and 8, Kageyama teaches the same claimed by the applicant (column 9).

As per claim 7, Kageyama teaches how to generate a navigational signal from the following group: vehicle position, speed category, future path, landmark location, road type and others (abstract).

Art Unit: 3661

As per claims 9 and 17, Kageyama teaches determining the object location with respect to the future path of the vehicle (abstract).

As per claim 18, it would have been obvious that a vehicle can be a stopped object.

Therefore, it is understood that the prior art teaches the same claimed by the applicant based on the vehicle that is traveling and/or using the same system.

As per claims 5 and 10, Kageyama does not teach what is claimed by the applicant. However, the prior art works with the tire turning and the steering wheel of the vehicle that are equivalent to work with the road curvature (columns 10 and 11).

6. Claims 12, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanazawa et al (4,552,239) in view of Kageyama et al (6,246,932).

As per claim 12, Kanazawa does not teach detecting an object and generating an object profile; detecting a future path of the vehicle; generating a predicted future path profile in response to the future path and the object profile; and inhibiting the speed of the vehicle in response to the predicted future path profile. However, Kageyama teaches:

- detecting an object and generating an object profile (column 9, lines 5-14);
- detecting a future path of the vehicle (column 11, lines 11-17);
- generating a predicted future path profile in response to the future path and the object profile (column 11, lines 26-30); and
- inhibiting the speed of the vehicle in response to the predicted future path profile (column 15, lines 45-59).

Therefore, it would have been obvious to one of ordinary skill in the art to combine the aforementioned inventions in order to avoid possible accidents.

Art Unit: 3661

As per claim 13, Kanazawa does not teach what is claimed by the applicant. However, Kageyama teaches: a future path of the vehicle in response to a navigational signal (abstract).

As per claim 14, it would have been obvious that a vehicle can be a stopped object.

Therefore, it is understood that the prior art teaches the same claimed by the applicant based on the vehicle that is traveling and/or using the same system.

7. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kageyama et al (6,246,932) in view of Kanazawa et al (4,552,239).

Kageyama does not teach what is claimed by the applicant. However, Kanazawa teaches how to reduce the vehicle speed based on the yaw rate (column 5, lines 20-24). Due to the fact that inhibiting is to hold back, retrain and that is what the prior art does when it reduces the speed of the vehicle. The prior art does not teach the use of a controller for sensing the yaw rate. However, this feature is obvious in order to make possible the comparison as the prior art does. Therefore, it would have been obvious to one of ordinary skill in the art to combine the aforementioned inventions in order to avoid possible accidents.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olga Hernandez whose telephone number is (703) 305-0918. The examiner can normally be reached on Monday through Friday from 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William A. Cuchlinski can be reached on (703) 308-3873. The fax phone numbers

Art Unit: 3661

for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Olga Hernandez Examiner

Art Unit 3661

WILLIAM A. CUCHLINSKI, JR. SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 3600